The Honorable Robert S. Lasnik 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 TYLER ZANDERS, KAYE HORINEK, and ROBERT NICHOLS on behalf of themselves No. C11-00494-RSL 10 and all others similarly situated, 11 Plaintiffs, 12 v. AMAZON.COM, INC., 13 **April 29, 2011** Defendant. 14 In light of this Courts' April 27 ruling on Amazon's similar motion to vacate initial 15 16 17 18 19 20 21 22 23 plaintiffs propound discovery requests. 24 25 26

REPLY IN SUPPORT OF MOTION TO VACATE INITIAL SCHEDULING DATES AND STAY DISCOVERY

NOTE ON MOTION CALENDAR:

scheduling dates and stay discovery in the related case Del Vecchio et al. v. Amazon.com, Inc. (No. C11-00366-RSL), Amazon on April 28 participated in a joint Rule 26(f) conference with counsel for plaintiffs in the instant case and plaintiffs in *Del Vecchio*. The parties in this case intend to exchange initial disclosures and submit a joint status report pursuant to the Initial Scheduling Order issued by Magistrate Judge Theiler on April 5 (Dkt. # 12). These actions effectively moot Amazon's motion. Amazon respectfully requests leave to renew its request to stay discovery or to move for a protective order after filing its motion to dismiss if the

REPLY IN SUPPORT OF MOTION TO VACATE INITIAL SCHEDULING DATES AND STAY DISCOVERY - 1 No. C11-00494 RSL K:\2040741\00273\20361_DHR\20361P22LR

Case 2:11-cv-00494-RSL Document 24 Filed 04/29/11 Page 2 of 3

/s/ Daniel H. Royalty

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Respectfully submitted this 29th day of April, 2011.

REPLY IN SUPPORT OF MOTION TO VACATE INITIAL SCHEDULING DATES AND STAY DISCOVERY - 2
No. C11-00494 RSL
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1	CERTIFICATE OF SERVICE
2	I hereby certify that on April 29, 2011, I electronically filed the foregoing with the Clerk of
3	the Court using the CM/ECF system which will send notification of such filing to all counsel
4	of record.
5	
6	/s/ Daniel H. Royalty
7	Daniel H. Royalty, wsba #31504 K&L GATES LLP
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10	dan.royalty@klgates.com Attorneys for Defendant Amazon.com, Inc.
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REPLY IN SUPPORT OF MOTION TO VACATE INITIAL SCHEDULING DATES AND STAY DISCOVERY - 3 No. C11-00494 RSL K:\2040741\00273\20361_DHR\20361P22LR